STATE OF NORTH CAROLINA County of Mecklemburg

The State of North Carolina

Jeffrey Donald Black, Defendant.

File # 97-CRS-007681 Film #

In The General Court of Justice **Superior Court Division**

March 10, 1997

ROBBERY WITH A DANGEROUS WEAPON G.S. 14-87

THE JURORS FOR THE STATE UPON THEIR OATH PRESENT that on or about the 9th day of January, 1997, in Mecklenburg County, Jeffrey Donald Black did unlawfully, wilfully and feloniously steal, take, and carry away another's personal property, one (1) leather coat, of value, from the person and presence of Jesse Calvin Linker. The defendant committed this act by means of an assault consisting of having in his possession and threatening the use of a firearm, a handgun, a dangerous weapon, whereby the life of Jesse Calvin Linker was threatened and endangered.

Assistant District Attorney

WITNESSES:

C. S. Davis, CMPD

The witnesses marked "X" were sworm by the undersigned foreman and examined before the grand jury, and the bill was found to be _____ a true bill by twelve or more grand jurors _____ not a true bill.

I hereby certify that _____ members of the grand jury concurred in finding this to be a true bill of indictment.

PENDING P/C

97-0115-220700

Charge Number: 122202

PID: 196847

PNA

STATE OF NORTH CAROLINA

JEFFREY

File No.

97CRS 7681, 97CRS 117287

MECKLENBURG

County (This time is to be used for (1) felony offelies(s), and (2) disiderheanor offensi(s), which are

nd for sudgment with any ferring offense(s). Use AOC-CR-301 on DWI offense(s) I

CHARLOTTE,N C

Seat of Court

In The General Court Of Justice Superior Court Division

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STATE VERSUS		JUDGMENT AND COMMITMENT
(a) The control of th		(2) (2) (2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4
		ACTIVE PUNISHMENT
REY DONALD BLACK		FELONY
DOD		그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그

White	M	05-22-197	78	(STRUCTURED SEN	TENCING) G.S. 15A-1301, 15A-1340.1
Attorney For State	and the state of t	Del Found L	ef Waived A	Attorney For Defendant	
M.GOODE	NOW & A.GLEASON	Not Indigent	Attorney	GEORGE V. LAUGHRUN	Appointed Retained
The defendant	X pled guilty to:	was found quilty by a	a jury of:	pled no contest to:	1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 /

	•			andrew chie
File No (s) And Offense(s)	Date Of Offense	G.S. No.	F/M.	CL.
97 CRS 7681-ROBBERY WITH DANGEROUS WEAPON	01-06-1997	14-87	F	D
97 CRS 117287-ATTEMPTED ROBBERY WITH DANGEROUS WEAPON	01-13-1997	14-87	F	D
			1 1	

			1.353
The Court	PRIOR		III 🗌 Y
X 1, has determined, pursuant to G.S. 15A-1340.14, the prior record points of the defendant to be	RECORD LEVE	.: XII 🗌	IV D V
2 makes no prior record level finding because none is required for Class A felony,		,	
enhanced firearm penalty, violent habitual felon, or drug trafficking offenses.			

- 1 makes no written findings because the prison term imposed is: (a) within the presumptive range of sentences authorized (c) for enhanced firearm penalty (G.S. 15A-1340.16A). under G.S 15A-1340.17(c). (b) for a Class A felony.
 - (d) for an adjudication as a violent habitual felon. G.S. 14-7.12. (e) for drug trafficking offenses.
- X 2 makes the Findings of Aggravating and Mitigating Factors set forth on the attached AOC-CR-605.
 - 3 imposes the prison term pursuant to a plea arrangement as to sentence under Article 58 of G.S. Chapter 15A.
 - 4. finds the defendant has provided substantial assistance pursuant to G.S. 90-95(h)(5).
 - 5 adjudges the defendant to be an habitual felon pursuant to Article 2A of G.S. Chapter 14.
 - finds enhanced punishment from a Class 1 misdemeanor to a Class I felony.

G.S. 90-95(e)(3) (drugs); G.S. 14-3(c) (race).

finds no Extraordinary Mitigation.

The Court, having considered evidence, arguments of counsel and statement of defendant, finds that the defendant's plea was freely, voluntarity, and understandingly entered, and Orders the above offenses be consolidated for judgment and the defendant be imprisoned

for a minimum term of	for a maximun	n term of:	in the custody of the:
89	months	116 mc	onths
Class A Felony	Life Imprisonment Without Parole	Death (see attached De Warrant and Certificate	
, · · · · · · · · · · · · · · · · · · ·	fe Imprisonment Without Parole		Other was

Violent Habitual Felon: Life Imprisonment Without Parole

days spent in the confinement prior to the date of this Judgment as a result of this charge The defendant shall be given credit for 169

The sentence imposed above shall begin at the expiration of all sentences which the defendant is presently obligated to serve. The sentence imposed above shall begin at the expiration of the sentence imposed in the case referenced below: (NOTE: List the case number, date, county and court in which prior sentence imposed.)

ACC-CR-501 New 10/94

Material opposite one arked squares is to be disrigarded as simplificage

(Check all that apply)

1. The defendant shall pay the costs

The Court recommends

- 3 Substance Abuse Treatment Unit pursuant to G.S. 15A-1351(h)
- 4 Psychiatric and/or psychological counseling

- 5 Work Delease
- 6 Payment as a condition of post release supervision if applicable, or from work release earnings, if applicable, of the items and amounts set out below.

E.mg

2-25-5

~+5:*L*:0-*

Reimbursement For Atty Fee & Other Expenses | Total Amount Due

2 The defendant shall pay a fine of \$

"Name(s), address(es), amount(s) & social security number(s) of aggreved party(ies) to receive restitution

The Court further recommends

The Court does not recommend:

1 Restaution as a condition of post release supervision or work release

2. Work release.

AWARD OF FEE TO COUNSEL FOR DEFENDANT

A hearing was held in open court in the presence of the defendant at which time a fee, including expenses, was awarded the defendant's appointed coursel or assigned rublic defender.

ORDER OF COMMITMENT/APPEAL ENTRIES

It is CRIDERED that the Clerk deliver two certified copies of this Judgment and Commitment to the sheriff or other qualified officer and that the officer cause the defendant to be delivered with these copies to the custody of the agency named on the reverse to serve the sentence reposed or until the defendant shall have compiled with the conditions of release pending appeal.

The defendant gives notice of appeal from the judgment of the Superior Court to the Appellate Division. Appeal entries and any exercition release are set forth on form AOC-CR 350

Warner Of Presiding Judge (Type Or Print)

SIGNATURE OF JUDGE
ONLY Signature of Presiding Judge

(M-1807)

RAYMOND A WARREN

TATEL KONTAL

Blade Asserted Electron and

ORDER OF COMMITMENT AP

Date Appellate Opinion Certified

This Office PRO that this Judgment by executed. It is FURTHER ORDERED that the sheriff arrest the defendant, if necessary, and recommit the defendant to the custody of the official named in this Judgment and furnish that official two certified copies of this Judgment and Commitment as authority for the commitment and detention of the defendant.

See See

Signature Of Open

Deputy CSC

Assistant CSC

Clerk Of Superior Court

CERTIFICATION

X Felomy Judgment Fin tings Of Aggravating And Mitigating Factors (AOC-CR-605)

Audition Findings As To Forleiture Of Licensing Provileges (AOC-CR-317)

Commitment luter mation Statement (DC-600)

A) and

58-1807

Balle Carollard Capacity of January Tay Street

4/8/97

Signature And Seal

Myse Fi

Assistant CSC

Clerk Of Superior Court

MACAMATE SAN DAY

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STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

STATE OF NORTH CAROLINA

V S . .

Defendant.

IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION FILE NUMBER: 97-CRS-1988 97-Ces-7681 97-Ces - 117.287-

CERTIFICATE AS TO CREDIT UPON SENTENCE

The undersigned attorney of record for the Defendant hereby certifies to the Court:

Upon examination of the record, the Defendant is entitled to -169- days' credit upon any sentence of imprisonment, pursuant to North Carolina General Statute 15A-1355(b).

This the 6th day of Angust

FILED #23

CLERK OF SUPERIOR COURT MECKLENBURG COUNTY. N. C. GOODMAN, CARR, NIXON & LAUGHRUN

George V. Laughrun, II

Attorney for Defendant Suite 602 Cameron Brown Building 301 South McDowell Street

Charlotte, North Carolina Telephone: '704/372-2770